THE HONORABLE JAMES L. ROBART 1 2 3 5 6 7 8 UNITED STATES DISTRICT COURT 9 WESTERN DISTRICT OF WASHINGTON 10 AT SEATTLE 11 UNITED SPECIALTY INSURANCE 12 COMPANY, Case No. 2:18-cy-01846-JLR Plaintiff, 13 STIPULATED MOTION AND ٧. PROPOSED | ORDER EXTENDING 14 ONEBEACON INSURANCE GROUP, TIME FOR INITIAL DISCLOSURES AND JOINT STATUS REPORT 15 Defendant. Noted On Motion Calendar: 16 January 29, 2019 17 **STIPULATION** 18 Pursuant to LCR 7(d)(1) and LCR 10(g), Plaintiff United Specialty Insurance Company 19 ("Plaintiff") and Defendant Homeland Insurance Company of New York (erroneously sued as 20 OneBeacon Insurance Group) ("Defendant") moves this Court for an Order extending the time for 21 Initial Disclosures pursuant to FRCP 26(a)(1) and Combined Joint Status Report and Discovery 22 Plan as Required by FRCP 26(f) and Local Civil Rule 26(f). The parties respectfully submit that 23 good cause exists, as explained below. 24 This matter involves a coverage dispute between two insurance carriers. The parties have 25 agreed to exchange and review relevant documents before determining what, if any, depositions 26 1 - STIPULATED MOTION AND ORDER EXTENDING TIME FOR RIZZO MATTINBLY GOSWORTH PO

1 - STIPULATED MOTION AND ORDER EXTENDING TIME FO INITIAL DISCLOSURES AND JOINT STATUS REPORT

RIZZO MATTINGLY GOSWORTH PO 1300 SW Sixth Avenue Suite 330 Portland (VR 97201 T: 503.229 1819 F: 503.229.0630

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1	need to take place, prior to scheduling an early mediation. The parties need additional time to		
2	accomplish this task.		
3	Accordingly, Plaintiff and Defendant hereby stipulate and agree that both parties may have		
4	until Monday, March 11, 2019 for their Initial Disclosure pursuant to FRCP 26(a)(1) and until		
5	Monday, March 18, 2019 to file the Combined Joint Status Report and Discovery Plan as Required		
6	by FRCP 26(f) and Local Civil Rule 26(f).		
7	DATED this 29 <sup>th</sup> day of January, 2019.		
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9	RIZZO MATTINGLY BOSWORTH PC Attorneys for Plaintiff	DAVIS WRIGHT TREMAINE LLP Attorneys for Defendant	
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11	By /s/Claude Bosworth Claude Bosworth, WSBA #42568	Dr. /a/Marson A. Duor wantaire	
12		By /s/Nancy A. Brownstein Nancy A. Brownstein, WSBA #50150	
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## ORDER 1 Pursuant to the Stipulated Motion Extending the Time for Initial Disclosures and Joint 2 3 Status Report, now therefore, 4 IT IS HEREBY ORDERED THAT: 5 The deadline for Initial Disclosures Pursuant to FRCP 26(a)(1) is continued to 1. 6 March 11, 2019. 7 The deadline for Combined Joint Status Report and Discovery Plan as Required 2. 8 by FRCP 26(f) and Local Civil Rule 26(f) is continued to March 18, 2019. 9 DATED this 30 day of January 2019. 10 11 12 13 Sames United States District Judge 14 15 16 17 18 Presented by: 19 20 RIZZO MATTINGLY BOSWORTH PC 21 By: s/Claude Bosworth Claude Bosworth, WSB #42568 22 <u>cbosworth@rizzopc.com</u> 1300 SW 6<sup>th</sup> Ave., Suite 330 23 Portland, OR 97201 Phone: 503-229-1819 24 Fax: 503-229-0630 Attorney for Plaintiff 25

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4	UNITED STATES DISTRICT COURT		
5	WESTERN DISTRICT OF WASHINGTON		
6	AT SEATTLE		
7	UNITED SPECIALTY INSURANCE COMPANY,		
8	Plaintiff,	Case No. 2:18-cv-01846	
9 10	v. ONEBEACON INSURANCE GROUP, Defendant.	DECLARATION OF DELIVERY AND/OR MAILING	
11 12	I am employed by the law firm of Rizzo Mattingly Bosworth PC in Portland, Oregon. am over the age of eighteen years and not a party to the subject cause. My business address is		
13	1300 SW Sixth Avenue, Suite 330, Portland, ÖR	9/201.	
14 15	EOD INITIAL DIGGLOGUEES AND JOYNE STATUS DEPONE IN the following manner		
16	unless otherwise indicated.		
17	VIA ECF		
18	DAVID WRIGHT TREMANCE DE		
19	920 Fifth Avenue, Suite 3300 Seattle, WA 98104 F: 206-757-7700		
20	nancybrownstein@dwt.com Attorneys for Defendant		
21 22	I declare under penalty of perjury and under the laws of the State of Washington (RCW 9A.72.085) that the foregoing is true and correct.		
23	Executed at Portland, Oregon, this 29th day of January, 2019.		
24		s/Cody Manley	
25		ody Manley aralegal	
26	•		